IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA ASHEVILLE DIVISION CIVIL CASE NO. 1:20-cv-00039-MR

THOSE CERTAIN UNDERWRITERS) AT LLOYD'S, LONDON, subscribing to Certificate No. 492300,)	
Plaintiff,	
vs.)	ORDER
WH HEALTHCARE GROUP, LLC an administratively dissolved North (Carolina limited liability company; SUPERIOR HEALTHCARE PHYSICAL) MEDICINE AND REHAB, PC, a dissolved North Carolina professional corporation; JEFFREY G. HEDGES, D.C.; and ANDREW WELLS, D.C.,	
Defendants.)	

THIS MATTER is before the Court *sua sponte*.

On August 14, 2023, the Court entered an Order directing the Defendant Jeffrey G. Hedges, D.C. to show cause in writing why an entry of default should not be made against him. [Doc. 52]. The Court specifically advised Defendant Hedges that failure to comply with this Order would result in the entry of default with respect to the Plaintiff's claims against him and

the dismissal of his counterclaim. [Id.]. More than fourteen (14) days have now passed, and Defendant Hedges has not responded to the Court's Order.

IT IS, THEREFORE, ORDERED that the Defendant Jeffrey G. Hedges, D.C.'s Answer and Counterclaim are STRICKEN, and the Clerk is directed to make an entry of default against this Defendant.

IT IS SO ORDERED.

Signed: September 1, 2023

Martin Reidinger

Chief United States District Judge